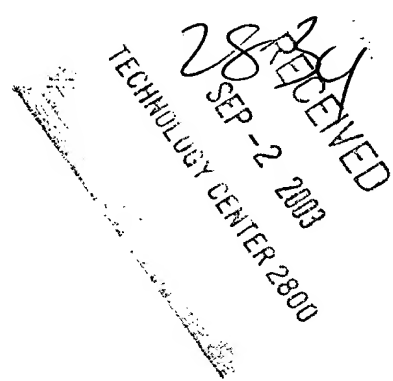




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Date: 22 August 2003

Application No. : 09/804,792  
Applicant(s) : PORAMASTE JINUPUN  
Examiner : Tran N. Nguyen  
Invention : Multi-Circular Flux Motor  
Art Unit : 2834

Dear Sir/Madam,

According to the Office Action Summary, the applicant would like to explain the reasons of why the drawings from Fig.11d to Fig.22 did not have the details of the windings. As the applicant concerns of methods to wound winding can be done by so many methods therefore the drawing from Fig.11d to Fig.22 could not show the detail of winding. The winding methods have been explained with texts and drawings (see in the initial parts of the application). The following is the summery of the initial part of application.

- 1) The drawings shown in Fig.2, Fig.3 and Fig.4 is basic winding method that generate multi-circular flux loops.
- 2) The drawings shown in Fig.6a and Fig.6b is non-overlap phase-winding methods that generate multi-circular flux loops.
- 3) The drawings shown in Fig.7a and Fig.7b is overlap phase-winding methods that generate multi-circular flux loops .

From (1), (2) and (3) shown very clear that impossible to be type 'A' and type 'B' as the attachment in Office Action Summary because type 'A' and type 'B' do not create the multi-circular flux loops.

Making the clear drawings of how to wound the winding of invention in Fig.11d to Fig.22, the number of drawings will be increased to four times therefore the applicant reduces unnecessary drawings.

About claimed rejection, this makes the applicant in difficulty situation. First of all the application that filed at the UK-PTO (Application No. 0022600.1 ) and the US-PTO (Application No. 09/804,792) are exactly the same details. The application in UK has been granted and announced in the Patents and Designs Journal on 18 September 2002 as Patent Serial Number GB2366456 B. All the claims wrote by UK examiner (Mr.John Cockitt) that why the application has been issued unlike in USA all the claims was rejected. As the reference, "Patent It Yourself", 8<sup>th</sup> edition, October 2000, David Pressman, Chapter 9, page 10, " you can ask the examiner to write claims for you pursuant to this section if you feel your aren't adequate. The examiner is bound to do so if your invention is patentable". The applicant understand there might be some differences in between UK-PTO and US-PTO therefore the applicant needs help from the examiner to write or correct the claims for the invention however applicant would like to keep all claims the same if possible because this patent application have been granted in UK. Thank you.

Best Regard,

*Poramaste Jinupun*

PORAMASTE JINUPUN

Note: Copy of the certificate and granted UK patent have been attached with this letter including the Office Action Summary (PTO-36) however if any requirement the real seal of certificate and granted patent can order from UK Patent Office.